

INSTRUCTION NO. 6(s)

We, the jury, on the issue joined, having found the defendant guilty of capital murder  
(killing of more than one person within a three-year period)

and

having considered all the evidence in aggravation and mitigation of the offense, fix his  
punishment at:

imprisonment for life

or

imprisonment for life and a fine of \$\_\_\_\_\_ (fine must not be more than \$100,000.00).

[Circle the punishment selected by the jury.]

---

**FOREMAN**

INSTRUCTION NO. 7(s)

We, the jury, on the issue joined, having found the defendant guilty of capital murder (killing of more than one person in a three-year period) having found unanimously and beyond a reasonable doubt after consideration of his history and background that there is a probability that he would commit criminal acts of violence that would constitute a continuing serious threat to society

and

having found unanimously and beyond a reasonable doubt that his conduct in committing the offense was outrageously or wantonly vile, horrible, or inhuman in that it involved depravity of mind;

and

having considered all the evidence in aggravation and mitigation of the offense, fix his punishment at:

imprisonment for life

or

imprisonment for life and a fine of \$\_\_\_\_\_ (fine must not be more than \$100,000.00).

[Circle the punishment selected by the jury.]

---

FOREMAN

INSTRUCTION NO. 9(s)

We, the jury, on the issue joined, having found the defendant guilty of capital murder (killing of more than one person within a three-year period) having found unanimously and beyond a reasonable doubt after consideration of his history and background that there is a probability that he would commit criminal acts of violence that would constitute a continuing serious threat to society

and

having considered all the evidence in aggravation and mitigation of the offense, fix his punishment at:

imprisonment for life

or

imprisonment for life and a fine of \$\_\_\_\_\_ (fine must not be more than \$100,000.00).

[Circle the punishment selected by the jury.]

---

FOREMAN

INSTRUCTION NO. 11(5)

We, the jury, on the issue joined, having found the defendant guilty of capital murder  
(killing of more than one person within a three-year period);

and

having found unanimously and beyond a reasonable doubt that his conduct is committing the  
offense was outrageously or wantonly vile, horrible, or inhuman in that it involved depravity  
of mind;

and

having considered all the evidence in aggravation and mitigation of the offense, fix his  
punishment at:

imprisonment for life

or

imprisonment for life and a fine of \$\_\_\_\_\_ (fine must not be more than \$100,000.00).

[Circle the punishment selected by the jury.]

\_\_\_\_\_  
FOREMAN

INSTRUCTION NO. 14(5)

We, the jury, on the issue joined, having found the defendant guilty of capital murder (killing of more than one person within a three-year period) having found unanimously and beyond a reasonable doubt after consideration of his history and background that there is a probability that he would commit criminal acts of violence that would constitute a continuing serious threat to society

and

having considered all the evidence in aggravation and mitigation of the offense, unanimously fix his punishment at death.

---

FOREMAN

INSTRUCTION NO. 15(S)

We, the jury, on the issue joined, having found the defendant guilty of capital murder  
(killing of more than one person within a three-year period)

and

having found unanimously and beyond a reasonable doubt that his conduct in committing the  
offense was outrageously or wantonly vile, horrible, or inhuman in that it involved depravity  
of mind;

and

having considered all the evidence in mitigation of the offense, unanimously fix his  
punishment at death.

---

FOREMAN

INSTRUCTION NO. 18(5)

We, the jury, on the issue joined, having found the defendant guilty of capital murder (killing of more than one person in a three-year period) having found unanimously and beyond a reasonable doubt after consideration of his history and background that there is a probability that he would commit criminal acts of violence that would constitute a continuing serious threat to society

and

having found unanimously and beyond a reasonable doubt that his conduct in committing the offense was outrageously or wantonly vile, horrible, or inhuman in that it involved depravity of mind;

and

having considered all the evidence in mitigation of the offense, unanimously fix his punishment at death.

---

FOREMAN